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## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING

REJEC	TION OVER A PRIOR PAT	EMP E VC	Control Maniput (Option)
In re Application of: Application No. Filed: For: 5-Androsten	Roger Loria 09/225,499 January 6, 1999 ne-3 beta, 17 alphá	OUT 30 MM	of Tumor Growth
application, which wou to 156 and 173, as preso owner hereby agrees that such period that it and the	ovided below, the terminal pail Id extend beyond the expirati ently shortened by any terminat at any patent sogranted on the ne prior patent are commonly	100 percent interest in the insert of the statutory term of any pater on date of the full statutory term haldisclaimer, of prior Patent No. Instantapplication shall be enforced owned. This agreement runs wittee, its successors or assigns.	entgranted on the instant defined in 35 U.S.C. 154 5.,,912,,2.40 The reable only for and during
the instant application to 154 to 156 and 173 of the expires for failure to par jurisdiction, is statutoril cancelled by a reexami	hat would extend to the expira e prior patent, as presently sho y a maintenance fee, is held ly disclaimed in whole or ter	es not disclaim the terminal part ation date of the full statutory termortened by any terminal disclaime unenforceable, is found invalid minally disclaimed under 37 CFI, or is in any manner terminated terminal disclaimer.	n as defined in 35 U.S.C. er, in the event that it later: by a court of comp tent FR 1.321, has all claims
Check either box 1 or 2	below, if appropriate.		
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made on information an knowledge that willful faunder Section 1001 of T	d belief are believed to be tru alse statements and the like s	ein of my own knowledge are true ie; and further that these stateme to made are punishable by fine o ode and that such willful false stat ereon.	ents were made with the rimprisonment, or both,
2. $X$ The undersignal $X$	gned is an attorney of record		ha 12/21/00
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Terminal disclaimer fee under 37 CFR 1.20(d) included.

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